## UNITED STATES BANKRUPTCY COURT

Eastern District of Tennessee Southern Division

IN RE: Joseph C. Cawood				Case No. Judge Chapter 13	14-13504 Cook/Rucker	
	<u>CHAP</u>	TER 13 PLAN				
	0	RIGINAL				
	Dated: Septe	mber 09, 2014				
1. Payments and Term.						
The Debtor will pay the Chapter 13 Trustee and the following additional monies:	\$100.00	Monthly	for <u>60</u>	months by	Di	irect Pay
2. Priority Claims (including administrative (a) All administrative expenses under 11 U.S.C debtor's attorney in the amount of \$\sum_{\text{\$1,5}}\$ (b) Except as provided in paragraph 6 below, clain full in deferred cash payments, with tax clain filed claim.	. §§ 503(b) & 133 00.00 , less laims entitled to p	\$0.00 propriority under 11	eviously paid b U.S.C. § 507	y the debtor. will be paid		
3. Secured Claims.						
(a) Cramdowns. The holders of the following and will be paid by the trustee the value of the allowed claim that exceeds the value indicated below.	security in the ma	anner specified	below. The po	ortion of any	ns	
					Monthly	Interest
<u>Creditor</u> <u>Colled</u> (b) Surrender. The debtor will surrender the f deficiency claim which will be paid as unsecure below.	-		_		<u>Payment</u>	<u>Rate</u>
<u>Creditor</u> <u>Collate</u>	<u>eral to Be Surren</u>	<u>dered</u>				
(c) Long-Term Mortgages. The holders of the paid monthly maintenance payments which will set forth below is an estimate; arrearage claims	ll extend beyond will be paid in fu	the life of the plant in the amoun	an. Any arreat t in the filed c	rage amount laim, absent		
an objection. Increases in the monthly mainten indicated payer.						
-	Estimated	Arrearage Interest Rate	Arreara Monthly Pay	-	aintenance Payment	Payment By: (Trustee or Debtor

## CHAPTER 13 PLAN (Continued)

## ORIGINAL

Dated: September 09, 2014

(d) *De Novo Review*. Notwithstanding any provision of this plan, the secured status and classification of any purported secured claim are subject to *de novo* review on the request of any party in interest made within 90 days following the filing of the claim or the expiration of the deadline for filing proofs of claim, whichever comes later.

4. Unsecu	red Claims.			
	rity. Except as provided in subparlaims will be paid: 100		agraph 6 below, allowed nonpriority	
b) Post-pet	ition. Claims allowed under 11 U	.S.C. § 1305 will be p	oaid in full.	
contracts a	-	-	e following which are assumed, all executory arising from the rejection to be paid as unsecured	
Property D	<u>Description</u>	Contract Nun	nber Other Party to Contract	
•	Provisions. (such as cosigned ational Mortgage Association		Mortgage on Residence. Amount of claim and payments to determined in adversary proceeding to be filed in this Couprior bankruptcy proceeding in Texas.	
	be avoided under §§ 506 & the following creditors:	<b>522(f).</b> Confirmation	on of this plan shall constitute an order avoiding	
-	ty of the Estate. All property arge unless otherwise ordered		included as property of the estate and shall remain so	
Date:	September 09, 2014	Signature	/s/ Richard L. Banks, #000617	
			Richard L. Banks, #000617, Attorney for Debtor Richard Banks & Associates, P.C. P.O. Box 1515 Cleveland, TN 37364-1515 (423)479-4188	
Date:	September 09, 2014	Signature	/s/ Joseph C. Cawood	

Joseph C. Cawood, Debtor